Google LLC v. Dmitry Starovikov, et al - Defendants' Initial Disclosures

Igor Litvak < Igor@LitvakLawNY.com>
Fri 6/17/2022 8:24 PM

To: Laura Harris < lharris@kslaw.com>

1 attachments (130 KB)

Starovikov - Initial Disclosures.pdf;

Defendants' Initial Disclosures are attached.

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	ICT COURT ISTRICT OF NEW YORK X	
GOOGLE LLC,	Plaintiff,	
- against -		Civil Action No.: 1:21-cv-10260- DLC
DMITRY STAROVIKOV; ALEXANDER FILIPPOV; and Does 1-15,		
	Defendants.	

<u>DEFENDANTS, DMITRY STAROVIKOV AND ALEXANDER FILIPPOV INITIAL DISCLOSURES PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 26(a)(1)</u>

Pursuant to Federal Rule of Civil Procedure 26(a)(1), defendants, DMITRY STAROVIKOV and ALEXANDER FILIPPOV ("Defendants"), through its undersigned counsel, make the following initial disclosures to the plaintiffs in the above-referenced lawsuit. These disclosures are based on information presently known and reasonably available to defendants and which defendants reasonably believe they may use in support of their claims and defenses. Continuing investigation and discovery may cause defendants to amend these initial disclosures, including by identifying other potential witnesses, documents and by disclosing other pertinent information. Defendants, therefore, reserve the right to supplement these initial disclosures.

By providing these initial disclosures, defendants do not represent that they are identifying every document, tangible thing or witness possibly relevant to this action. In addition, these disclosures are made without defendants in any way waiving their right to object to any discovery request or proceeding involving or relating to the subject matter of these disclosures on any grounds, including competency, privilege, relevancy and materiality, hearsay, undue burden, confidentiality, or any other appropriate grounds. Furthermore, these disclosures are not an admission by Defendants regarding any matter.

Each and every disclosure set forth below is subject to the above qualifications and limitations.

1. Individuals Likely To Have Discoverable Information

Individuals likely to have discoverable factual information that Defendants may use to support their claims and/or defenses in the above-referenced lawsuits are:

- Chingiz Keklenov CEO of OOO Valtron, Tel. +79032857598 All projects of OOO Valtron.
- 2. Kirill OOO Valtron Financial Manager, Tel. +79299349929 All projects of OOO Valtron.
- 3. Nonda OOO Valtron Human Resources, Tel. +79160716692 All projects of OOO Valtron.
- 4. Ruslan OOO Valtron Support, Tel. +79851363395 All projects of OOO Valtron.
- 5. Olga OOO Valtron Assistant, Tel. All projects of OOO Valtron.
- 6. Chingiz G, OOO Valtron Consultant, Tel. +79160715286 All projects of OOO Valtron.
- 7. Vadim Employee of OAO Tochka (Bank Otkritie) Extracard.net, Tel +79268173253

2. Description of Documents

The following enumerates documents, data compilations, and other tangible things in the possession, control or custody of Defendants, may be used to support their counterclaims and/or defenses:

- Communications between the Defendants;
- Communications between Defendants and third parties concerning the subject matter of this litigation; and
- Other documents concerning information set forth in the Complaint and Counterclaims.
 All documents above may be obtained through counsel for Defendants.

3. Computation of Damages

Defendants deny any liability for damages.

4. Insurance

Defendants are not aware of any insurance. Defendants are continuing to investigate potential insurance coverage claims related to the lawsuit.

Dated: Brooklyn, New York June 17th, 2022

s/ Litvak
Igor Litvak, Esq.
Attorney for Defendants

CERTIFICATE OF SERVICE

This is to certify that the foregoing DEFENDANTS' INITIAL DISCLOSURES was mailed to attorneys for Plaintiffs, KING & SPALDING LLP, 1185 Avenue of the Americas, 34th Floor, New York, NY 10036 and emailed to lharris@kslaw.com on June 17th, 2022.

Dated: Brooklyn, New York June 17th, 2022

> _s/ Litvak Igor Litvak, Esq. Attorney for Defendants